TIFFANY CHEUNG (CA SBN 211497) TCheung@mofo.com ROBERT W. MAY (CA SBN 295566) RMay@mofo.com KATHERINE MOLYNEUX (CA SBN 341452) KMolyneux@mofo.com MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2482 Telephone: 415.268.7000 Facsimile: 415.268.7522 Attorneys for Defendants RECOLOGY INC.; RECOLOGY SAN FRANCISCO; SUNSET SCAVENGER COMPANY; AND GOLDEN GATE DISPOSAI & RECYCLING COMPANY			
UNITED STATES DISTRICT COURT			
NORTHERN DISTRICT OF CALIFORNIA			
OAKLAND DIVISION			
WILLIAM VILLARROEL, LIESE L. SAND and ROBERT F. SAND, Individually and on Behalf of All Others Similarly Situated, Plaintiffs, v. RECOLOGY, INC., a California Corporation, RECOLOGY SAN FRANCISCO, a California Corporation, SUNSET SCAVENGER COMPANY, a California Corporation, GOLDEN GATE DISPOSAL & RECYCLING COMPANY and DOES 1-100, inclusive, Defendants.	Case No. 4:24-cv-03266-HSG STIPULATION REGARDING TIME TO FILE REPLY IN FURTHER SUPPORT OF DEFENDANTS' MOTION TO DISMISS; ORDER Judge: Hon. Haywood S. Gilliam, Jr. Action Filed: May 30, 2024 Trial Date: None Set		
	TCheung@mofo.com ROBERT W. MAY (CA SBN 295566) RMay@mofo.com KATHERINE MOLYNEUX (CA SBN 341452) KMolyneux@mofo.com MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2482 Telephone: 415.268.7000 Facsimile: 415.268.7522 Attorneys for Defendants RECOLOGY INC.; RECOLOGY SAN FRANCISCO; SUNSET SCAVENGER COMPANY; AND GOLDEN GATE DISPOSAL & RECYCLING COMPANY UNITED STATES I NORTHERN DISTRIC OAKLAND WILLIAM VILLARROEL, LIESE L. SAND and ROBERT F. SAND, Individually and on Behalf of All Others Similarly Situated, Plaintiffs, v. RECOLOGY, INC., a California Corporation, RECOLOGY SAN FRANCISCO, a California Corporation, SUNSET SCAVENGER COMPANY, a California Corporation, GOLDEN GATE DISPOSAL & RECYCLING COMPANY and DOES 1-100, inclusive,		

1	Pursuant to Civil Local Rules 6-1(b) and 6-2, Plaintiffs William Villarroel, Liese L. Sand
2	and Robert F. Sand ("Plaintiffs") and Defendants Recology Inc., Recology San Francisco, Sunset
3	Scavenger Company, and Golden Gate Disposal & Recycling Company (collectively,
4	"Defendants" or "Recology," collectively the "Parties") by and through their attorneys of record,
5	stipulate as follows:
6	WHEREAS, on May 3, 2024, Plaintiffs filed their Third Amended Class Action
7	Complaint for Damages, Treble Damages, Restitution, and Injunctive Relief (the "TAC") in San
8	Francisco Superior Court Case No. CGC-21-589528 (Dkt. No. 1, Ex. Z);
9	WHEREAS, on May 30, 2024, Recology filed a Notice of Removal that removed the
10	case to this Court (Dkt. No. 1);
11	WHEREAS, on June 3, 2024, Recology filed its Motion to Dismiss Plaintiffs' Third
12	Amended Complaint (Dkt. No. 9);
13	WHEREAS, on June 10, 2024, this action was reassigned to the Honorable Haywood S.
14	Gilliam, Jr. (Dkt. No. 16);
15	WHEREAS, on June 17, 2024, Plaintiffs filed their Opposition to Recology's Motion to
16	Dismiss Plaintiffs' Third Amended Complaint (Dkt. No. 18);
17	WHEREAS, counsel for Recology requested a courtesy one-week extension for its reply
18	to alleviate scheduling conflicts caused by other matters and because of the federal holiday that
19	fell between Plaintiffs' opposition and Recology's reply deadline under applicable rules;
20	WHEREAS, counsel for Plaintiffs consented to the request for a one-week courtesy
21	extension;
22	WHEREAS, the Parties stipulate and agree to extend Recology's deadline to file a reply
23	in further support of its motion to dismiss by 7 days to July 1, 2024;
24	WHEREAS, no previous time modifications have been made or requested by any of the
25	Parties in this matter; and
26	WHEREAS, the stipulated extension of time would not have any effect on any other date
27	or deadline set by the Court.
28	

1	NOW, THEREFORE, THE PARTIES HEREBY STIPULATE that Recology shall		
2	have until July 1, 2024, to file and serve its reply in further support of its Motion to Dismiss		
3	Plaintiffs' Third Amended Complaint.		
4	IT IS SO STIPULATED.		
5	Dated:	June 21, 2024	MORRISON & FOERSTER LLP
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7			/s/ Robert W. May
8			TIFFANY CHEUNG (CA SBN 211497) TCheung@mofo.com
9			ROBERT W. MAY (CA SBN 295566) RMay@mofo.com
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14			Attorneys for Defendants RECOLOGY INC.; RECOLOGY SAN
15			FRANCISCO; SUNSET SCAVENGER COMPANY; AND GOLDEN
16			GATE DISPOSAL & RECÝCLING COMPANY
17			
18	Dated:	June 21, 2024	ONGARO PC
19			
20			/s/ Glen Turner
			DAVID R. ONGARO (SBN 154698) dongaro@ongaropc.com
21			SCOTT S. SHEPARDSON (SBN 197446)
22			sshepardson@ongaropc.com GLEN TURNER (SBN 212417)
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			Facsimile: (415) 433-3950
26			Attorneys for Plaintiffs
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1	SIGNATURE ATTESTATION		
2	Pursuant to Civil Local Rule 5-1(h)(3), I attest that all signatories have concurred in the		
3	filing of this document.		
4	Details Law 21 2024 //D W 16		
5	Dated: June 21, 2024 /s/ Robert W. May Robert W. May		
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7			
8	<u>ORDER</u>		
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10	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
11	Dated: 6/21/2024 By: Harry of S. Sell J		
12	Hon. Haywood S. Gilliam, Jr.		
13	United States District Judge		
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